

REMARKS

In view of the above amendment, applicant believes the pending application is in condition for allowance.

SUMMARY OF THE INTERVIEW

An interview was conducted between Examiner Sherr, and applicant's representative William F. Ahmann. The undersigned representative wishes to thank the Examiner for the interview conducted on January 2, 2008. During the interview claim restrictions were briefly discussed. No agreement was reached.

In the above referenced Office Action, the Examiner alleges that the claims are directed to the following patentably distinct species:

Species A: Drawn to a streamed application server functioning with a license server that provides access token (e.g. pg 4 par 4 of the specification).

Species B: Drawn to a streamed application server which provides applications to client systems without a license server intermediary (e.g. pg 4 par 2 of the specification).

In response, the applicant provisionally elects Species A, Claims 1, 6-9, 19, 24-27, 37, and 42-45, without traverse. Claims 2-5, 10-18, 20-23, 28-36, 38-41 and 46-54 are withdrawn.

All of the elected claims encompass the elected invention. The applicant respectfully asserts that the elected claims include neither an "access token" nor "without a license server intermediary." The applicants do not intend to limit the claims with the election of Species A, and respectfully assert that all of the elected claims are generic with respect to Species A and Species B.

Conclusion

If the Examiner believes that a conference would be of value in expediting the prosecution of this application, the Examiner is cordially invited to telephone the undersigned counsel at (650) 838-4305 to arrange for such a conference.

Applicant believes no fee is due with this response. However, if a fee is due, please charge our Deposit Account No. 50-2207, under Order No. 30126-8016.US01 from which the undersigned is authorized to draw.

Dated: November 13, 2008

Respectfully submitted,

By 

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